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 Date SEP 12 '05
Edward Langer, Reg. No. 30,564

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of : Redler, Yeshayahu

Serial No. : 09/786,364

Filed : March 15, 2001

For : SECURE DATA ENTRY PERIPHERAL DEVICE

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SEP 12 2005

Group Art Unit 2134
Examiner: SIMITOSKI, Michael J.Tel Aviv, Israel
September 12, 2005Hon. Commissioner of Patents and Trademarks
Alexandria, VA
Sir:

URGENT REQUEST FOR RECONSIDERATION OF DECISION DENYING PETITION
TO WITHDRAW FINAL REJECTION AS PREMATURE

Applicant hereby requests reconsideration of the decision mailed August 23, 2005 denying Applicant's petition to withdraw the Final Rejection in the subject case, based on the petition filed July 3, 2005.

On August 10, 2005 an Advisory Action was mailed, independent and prior to the decision denying the above petition.

Upon receipt of the Advisory Action, the undersigned, Applicant's attorney, contacted Ex. Greg Morse by phone, on August 18, 2005, and asked whether there had been a decision on the petition, and why the Advisory Action was mailed without such a decision.

Ex. Morse indicated that the decision would be sent, and that the SprE would probably contact him for his guidance.

Ex. Morse and the undersigned also discussed the fact that in the phone interview with Ex. Simitoski of May 31, 2005, a proposed amendment was suggested relating to a public key algorithm, and in the post-Final amendment filed July 5, 2005, this was submitted.

Ex. Morse suggested that this proposal had therefore received two reviews, both in the phone interview and the filed amendment, and therefore the Advisory Action correctly refused to enter it.

However, it is Applicant's position that despite the so-called "two reviews" in the phone interview and in the Advisory Action, the merits